Translation

PATENT COOPERATION TREATY

PCT/JP2003/016682

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

	(PCT Article 36 and Rule 70)			
Applicant's or agent's file reference				
	FOR FURTHER ACTION	See Form PCT/IPEA/416		
International application No.	nternational filing date (day/month/year)	Priority date (day/month/year)		
PCT/JP2003/016682	25 December 2003 (25.12.2003)	26 December 2002 (26.12.2002)		
International Patent Classification (IPC) or nati C07H 15/26, C0SB 37/00, G0IN 3	onal classification and IDC			
Applicant		<u> </u>		
	KAJIHARA, Yasuhiro			
	ary examination report, established by this sted to the applicant according to Article 3	o.		
 This REPORT consists of a total of This report is also accompanied by ANN 	sheets, including this cover s	heet.		
a. (sent to the applicant and to t	he International Bureau) a total of	Shenta as follows		
a. (sent to the applicant and to the International Bureau) a total of sheets, as follows: sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the				
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the				
Administrative Instructions).	ted in the Supplemental Box Relating to	e and number of electronic carrier(s)); and/or tables related thereto, in computer Sequence Listing (see Section 802 of the		
NZ	o the following items:			
Box No. I Basis of the report Box No. II Priority				
No.	of opinion with regard to novelty, inventi-	e step and industrial applicability		
Lack of unity of inv	ention	•		
citations and explanations supporting such statement				
Box No. VI Certain documents cited				
Box No. VII Certain defects in th	e international application			
Box No. VIII Certain observations on the international application				
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11 June 2004 (11.06.2004)		ember 2004 (26.11.2004)		
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Box N	o. Y	Basis of the report
1. Wit other	h regard rwise ii	to the language, this report is based on the international application in the language in which it was filed, unless adicated under this item.
	This which	report is based on translations from the original language into the following language, his language of a translation furnished for the purpose of:
		international search (under Rules 12.3 and 23.1(b))
		publication of the international application (under Rule 12.4)
1		international preliminary examination (under Rules 55.2 and/or 55.3)
1		
	are not	to the elements of the international application, this report is based on (replacement sheets which have been the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" annexed to this report): attenuational application as originally filed/furnished
		scription:
<u> </u>	pages	•
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3	The om	endments have resulted in the cancellation of:
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		ne description, pages
		ne claims, Nos.
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		ny table(s) related to sequence listing (specify):
	(Rule 70	port has been established as if (some of) the amendments annexed to this report and listed below had not been ince they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box e description, pages
	∐ th	e claims, Nos.
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		e drawings, sheets/figse sequence listing (specify):
	☐ ar	V toble(s) related to company their a contract
	<u>"</u> "	y table(s) related to sequence listing (specify):
		ss, some or all of those sheets may be marked "superseded."

International preliminary report on patentability

International application No.

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Box No. IV	2 3701 2007/010062
<u> </u>	Lack of unity of invention
1. 🔀 In	response to the invitation to restrict or pay additional fees the applicant has:
	restricted the claims.
	paid additional fees.
	paid additional fees under protest.
	neither restricted nor paid additional fees.
2. This not to	Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, invite the applicant to restrict or pay additional fees.
3. This Author	rity considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is
	lied with.
not co	implied with for the following reasons:
See	supplemental sheet
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Consessed 42	AL *
	this report has been established in respect of the following parts of the international application:
⊠ aii	parts.
the	parts relating to claims Nos.
m PCT/IPEA/A	109 (Bay No. DO (January 2004)

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: IV. 3.

Claims 1 to 4 describe an invention relating to sugar-chain asparagine derivatives represented by the general formula (1); claims 5-10 describe an invention relating to sugar-chain asparagine derivatives wherein at least one fucose molecule is bonded to the N-acetylglucosamine on the nonreducing end side; claims 11 and 12 describe sugar-chain asparagines represented by the general formula (7) and a process for production thereof; and claims 13 and 14 describe inventions relating to products to which biotinylated sugar-chain asparagines set forth in claims 1 to 10 are bonded. The technical matter common to the inventions of the claims is a compound represented by the general formula (1) per se.

However, such compounds are known (see documents cited in this international search report, e.g. Shao, M.-C. Anal. Biochem., 1992, 205 (1), pages 77 to 82, and it is therefore not considered that the inventions contain one ore more of the same or corresponding technical features.

Thus, this application includes the following two inventions which do not satisfy the requirement of unity of invention:

- a) Claims 1-4, 11 and 12 and parts of claims 13 and 14 referring to claims 1 to 4, and
- b) Claims 5-10 and parts of claims 13 and 14 referring to claims 5-10.

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V.	nder Article 35(2) with regard to novelty, inventive step or industrial ions supporting such statement	applicability
ν.	nder Article 35(2) with regard to novelty, inventive step or industrial ions supporting such statement	appli

1.	Statement			
	Novelty (N)	Claims	2-4, 7, 8, 14	YES
		Claims	1, 5, 6, 9-13	NO
	Inventive step (IS)	Claims		YES
		Claims	1-14	NO
	Industrial applicability (IA)	Claims	1-14	YES
		Claims		NO

2. Citations and explanations

The opinion was formed based on the following documents cited in the international search report:

- Document 1: Shao, M.-C. Anal Biochem., 1992, 205 (1), pages 77 to 82
- Document 2: Fournet, B. et al., Eur. J. Biochem., 1987, 166 (2), pages 321 to 324
- Document 3: Shao, M.-C. et al., Biochemistry, 1989, 28 (9), pages 4077 to 4083
- Shao, M.-C. et al., J. Biol. Chem., 1987, 262 Document 4: (7), pages 2973 to 2979
- Document 5: Lin, C.-H. et al., Bioorg. Med. Chem., 1995, 3 (12), pages 1625 to 1630
- Document 6: Ichiro Chihata et al., edited by the Japanese Biochemical Society, "Affinitychromatography", Seikagaku Data Book

II Compact Edition, Tokyo Kagaku Dojin, 1 October 1982 (2nd edition), pages 1196 to 1212

- Document 7: Leteux, C. et al., Glycobiology, 1998, 8 (3), pages 227 to 236
- Document 8: Poola, I. et al., Biochem. J., 1988, 250, pages 117 to 124
- Document 9: Yamamoto, K. et al., Biochemistry, 1981, 20, pages 5894 to 5899

- Document 10: Unverzagt, C., Carbohydrate Res., 1998, 305, pages 423 to 431
- Document 11: Haneda K. et al., Carbohydrate Res., 1996, 292, pages 61 to 70
- Document 12: Unverzagt, C., Tetrahedron Lett., 1997, 38 (32), pages 5627 to 5630
- Document 13: Seko., A. et al., Biochim. Biophys. Acta., 1997, 1335, pages 23 to 32
- Document 14: McGuire, J.M. et al., Carbohydrate Res., 1996, 292, pages 1 to 9
- Document 15: Meinjohanns, E. et al., J. Chem. Soc., Perkin Trans. 1., 1998, 1, pages 549 to 560
- Document 16: Pierce-Cretel, A. et al., Eur. J. Biochem., 1984, 139, pages 337 to 349
- Document 17: Chiesa, M.V. et al., Eur. J. Org. Chem., 2000, pages 3541 to 3554
- Document 18: Nomoto, H. et al., Carbohydrate Res., 1982, 107, pages 91 to 101
- Document 19: Brockhausen, I. et al., Biochem. Cell. Biol., 1988, 66, pages 1134 to 1151
- Document 20: JP 7-224082 A (Institute of Physical and Chemical Research)
- Document 21: Kornfeld, K. et al., J. Biol. Chem., 1981, 256 (13), pages 6633 to 6640

Claims 1, 5, 6 and 9 to 13

Document 1 (section relating to Materials and Methods, and fig. 1 and 2) sets forth the inventions disclosed in claims 1, 5, 6, 9 to 11 and 13 of this application, i.e. biotinylated sugar-chain asparagine derivatives, processes for the preparation thereof, and the use of said derivatives as microplates.

Document 2 (abstract and section relating to Experimental Procedures) sets forth the inventions disclosed in claims 1, 5, 6 and 12 of this application, i.e. FITC-conjugated sugar-chain asparagine derivatives and processes for the preparation thereof.

Document 3 (abstract, section relating to Experimental Procedures; fig. 3) and document 4 (abstract; section relating to Materials and Methods and Results; fig. 1) set forth the invention disclosed in claims 1 and 11 of this application, i.e. biotinylated sugar-chain asparagine derivatives and processes for the preparation thereof.

Documents 5 and 7 to 21 set forth a large number of the sugar-chain asparagine derivatives and processes for the preparation thereof, together with specific substituents, useful as sugar-chains which are involved with intercellular recognition and interaction, similar to those set forth in documents 1 to 4, and it would not require particular creative skill on the part of a person skilled in the art to attempt to employ these chemical structures as an alternative to the chemical structures set forth in documents 1 to 4 in order to improve the efficiency of intercellular recognition and interaction and for research purposes.

Therefore the inventions set forth in claims 1, 5, 6, and 9 to 13 lack novelty and do not involve an inventive step in the light of documents 1 to 5 and 7 to 21.

Claims 2 to 4, 7 and 8

The inventions set forth in claims 2 to 4, 7 and 8, differ from the inventions set forth in documents 1 to 4 in the inclusion of $(\alpha 2, 3)$ or $(\alpha 2, 6)$ sugar-chain asparagine derivatives.

However, sugar-chain asparagine derivatives having $(\alpha 2, 3)$ or $(\alpha 2, 6)$ bonds are known as sugar-chains which are involved in intercellular recognition and interaction,

as set forth in document 5, therefore it would not require any particular skill on the part of a person skilled in the art to attempt to employ the invention set forth in document 5 as an alternative to the invention set forth in documents 1 to 4.

In addition, documents 7 to 21 set forth a large number of the sugar-chain asparagine derivatives and processes for the preparation thereof, together with specific substituents, useful as sugar-chains which are involved with intercellular recognition and interaction, similar to those set forth in documents 1 to 4, and it would not require particular creative skill on the part of a person skilled in the art to attempt to employ these chemical structures as an alternative to the chemical structures set forth in document 5 in order to improve the efficiency of intercellular recognition and interaction and for research purposes.

Therefore the inventions set forth in claims 2 to 4, 7 and 8 do not involve an inventive step in the light of documents 1 to 5 and 7 to 21.

Claim 14

The invention set forth in claim 14 differs from the inventions set forth in documents 1 to 5 and 7 to 21 in the bonding of a sugar-chain to an affinity column.

However, having a sugar chain serve as the adsorbent of an affinity column in order to separate lectin and the like is known, as set forth in document 6 (table 10.42), therefore it would not involve any particular creative skill on the part of a person skilled in the art to attempt to employ the sugar-chain asparagine derivatives set forth in documents 1 to 4 and 7 to 21 as the adsorbent of an affinity column.

Therefore the invention set forth in claim 14 does not involve an inventive step in the light of documents 1

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VI Certain docume	ents cited			
I. Certain published documents (Rule 70.10)				
Application No. Patent No.	Publication date (day/month/year)	Filing date (day/month/year)	Priority date (valid claim) (day/month/year)	
WO 03/008431 A1	30 January 2003 (30.01.2003)	16 June 2002 (16.06.2002)	19 June 2001 (19.06.2001)	
	Application No. Patent No. WO 03/008431 A1	Application No. Publication date (day/month/year) WO 03/008431 A1 30 January 2003 (30.01.2003)	Application No. Publication date Filing date (day/month/year) WO 03/008431 A1 30 January 2003 (30.01.2003) 16 June 2002 (16.06.2002)	

Date of non-written disclosure
(day/month/year)

Date of written disclosure referring to non-written disclosure (day/month/year)

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VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 5, 13 and 14

Claim 5 sets forth an invention relating to sugarchain asparagine derivatives, but with regard to the specific chemical structure, there is only reference to N-acetylglucosamine and fucose, and there is no delimitation with respect to the main sugar-chain structure, and even in light of the description, there is only the structure set forth in claims 6 to 10. Therefore, in the light of the claims and description, the inventions set forth in claim 5, apart from those with the structure set forth in claims 6 to 10, are not adequately disclosed, and not fully supported by the description, therefore the requirement of PCT Articles 5 and 6 are not met.

Therefore, when forming an opinion with respect to the invention set forth in claim 5, the chemical structure of the sugar-chain asparagine derivatives was delimited to those set forth in claims 6 to 10.

The same applies to the inventions set forth in claims 13 and 14, which refer back to claim 5.